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5 ATTORNEYS FOR
ANTHONY MICHAEL CICOLETTI
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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN JOSE DIVISION

11 TODD R. FORD } Case No.C09 00573
12 Plaintiff, }
13 vs. } JOINDER IN CASE MANAGEMENT
14 } CONFERENCE STATEMENT
15 }
16 ANTHONY MICHAEL CICOLETTI, }
17 Defendant }
18 }
19 }
20 _____ }

21
22 Defendant, Anthony Michael Cicoletti, by and through his counsel, Kathryn S. Diemer,
23 Esq. hereby joins in the case management conference statement filed by Plaintiff. Defendant
24 adds the following information:

25 Defendant disagrees that this matter is appropriate for jury trial as set forth in Section
26 I.(e), and suggests that this matter should be tried to the Court as a trier of fact. Defendant
27 submits that there might well be the need for motions regarding this issue.

28 Defendant disagrees with the Section XVI, concerning scheduling. Defendant

Stipulation to Extend Time
To Respond to Amended Complaint

1 respectfully suggests that it is inappropriate to set a schedule until such time as the pending
2 motion is decided.

3 Defendant otherwise joins in the Plaintiff's filed case management conference statement.

4 Dated: December 11, 2009

DIEMER, WHITMAN & CARDOSI, LLP

5 By:

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Kathryn S. Diemer

7 Attorneys for Anthony M. Cicoletti

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1 DIEMER, WHITMAN & CARDOSI, LLP Case Name: Ford v. Cicoletti
2 KATHRYN S. DIEMER, #133977
3 75 East Santa Clara Street, Suite 290 Case No.: 09-573
4 San Jose, CA 95113
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Hearing: 2009

CERTIFICATE OF SERVICE

10 I declare that I am employed in the County of Santa Clara, California; I am over the age of 18
11 years, and not a party to the within entitled cause; my address is 75 East Santa Clara Street, Suite 290,
12 San Jose, California 95113.

13 On December 11, 2009, I served a copy of:

14 Reply Brief

15 BY MAIL, OR AS OTHERWISE NOTED, by placing a true copy thereof enclosed in a sealed envelope
16 addressed to:

17 Christopher K. Karic, Esq.
18 Robinson & Wood
19 227 North first Street
20 San Jose, CA 95113

21 Michael St. James, Esq.
22 St. James Law, P.C.
23 155 Montgomery Street, Suite 1004
24 San Francisco, CA 94104

25 I am familiar with the firm's practice for collecting and processing of correspondence for mailing.
26 Under that practice it would be deposited with the U.S. Postal Service on that same day with postage
27 thereon fully prepaid at San Jose, California, in the ordinary course of business. I am aware that on
28 motion of the party served, service is presumed invalid if postal cancellation date or postage meter date
is more than one day after the date of deposit for mailing in affidavit.

I declare under penalty of perjury, under the laws of California, that the foregoing is true and
correct.

Executed on Dec 11, 2009, at San Jose, California.


Erin K. Cahill